Prepared and Submitted By:

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Attorneys for Evans Development, LLC and Jamie Evans

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF UTAH CENTRAL DIVISION

In re; HALL LABS, LLC, Debtor	ORDER GRANTING JAMIE EVANS AND EVANS DEVELOPMENT'S EX PARTE MOTION TO FILE EXHIBIT UNDER SEAL RELATING TO FORTHCOMING MOTION FOR RELIEF FROM AUTOMATIC STAY OR, ALTERNATIVELY, FOR COMFORT ORDERS REGARDING SCOPE OF AUTOMATIC STAY
	Case No. 25-21038 JTM Honorable Joel T. Marker

The matter before the Court is Jamie Evans and Evans Development's Ex Parte Motion to File Exhibit Under Seal Relating to Forthcoming Motion for Relief from Automatic Stay or, Alternatively, for Comfort Orders Regarding Scope of Automatic Stay (the "Motion to Seal") filed by Jamie Evans and Evans Development, LLC, in the above-captioned matter. The Court has considered the Motion to Seal and for the reasons stated therein and for good cause appearing,

IT IS HEREBY ORDERED that:

- 1. The Motion to Seal is **GRANTED**.
- 2. Jamie Evans and Evans Development, LLC, may file the exhibit under seal.

END OF DOCUMENT

CERTIFICATE OF SERVICE

I hereby certify that on June 9, 2025, I electronically transmitted the attached document to the Clerk of Court using the Electronic Case Filing System for filing. Based on the records currently on file in this case, the Clerk of Court will transmit a Notice of Electronic Filing to those registered participants of the ECF System.

/s/ Rich Willie
Rich Willie

DESIGNATION OF PARTIES TO BE SERVED

Service of the foregoing **Order** should be served on the persons in the manner designated below:

By electronic service: I certify that the parties of record in this case as identified immediately below are registered CM/ECF users and will be served notice of entry of the foregoing Order through the CM/ECF System:

• J. Scott Brown sbrown@ck.law

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• Richard R. Willie rich@wwpartners.co

<u>/s/ Rich Willie</u>